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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/632,922	08/04/2000	Peter V. Boesen	PO4642US0	2685
22885 7	590 01/06/2004		EXAMINER	
MCKEE, VOORHEES & SEASE, P.L.C. 801 GRAND AVENUE			TRAN, TAM D	
SUITE 3200	TV DIVOL	•	ART UNIT	PAPER NUMBER
DES MOINES	, IA 50309-2721		2676	17

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	-
	09/632,922	BOESEN ET AL.	
Office Action Summary	Examiner	Art Unit	
	Tam D. Tran	2676	
The MAILING DATE of this communication a Period for Reply	opears on the cover sheet	with the correspondence ac	idress
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statt - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, may ply within the statutory minimum of d will apply and will expire SIX (6) N tte, cause the application to become	y a reply be timely filed thirty (30) days will be considered time MONTHS from the mailing date of this of a BANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on 01	December 2003.		
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Thi	s action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under			e merits is
Disposition of Claims			
4) ☑ Claim(s) 1-9 and 25-27 is/are pending in the 4a) Of the above claim(s) is/are withdr 5) ☑ Claim(s) 1-9, 25 is/are allowed. 6) ☑ Claim(s) 26 and 27 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	awn from consideration.		
Application Papers	or orosaon roquironiona		
9)☐ The specification is objected to by the Examin	oor		
10) The drawing(s) filed on is/are: a) ac		to by the Examiner	
Applicant may not request that any objection to the	• •		
Replacement drawing sheet(s) including the corre			FR 1.121(d).
11)☐ The oath or declaration is objected to by the I	Examiner. Note the attac	hed Office Action or form P	TO-152.
Priority under 35 U.S.C. §§ 119 and 120			•
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domest since a specific reference was included in the first sentence of 14) Acknowledgment is made of a claim for domest reference was included in the first sentence of	nts have been received. Ints have been received in ority documents have be au (PCT Rule 17.2(a)). In of the certified copies restic priority under 35 U.S. Inst sentence of the spectrovisional application has stic priority under 35 U.S.	n Application No en received in this National not received. C. § 119(e) (to a provisional ification or in an Application s been received. C. §§ 120 and/or 121 since	al application)  Data Sheet.  a specific
Attachment(s)			
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 Notice	w Summary (PTO-413) Paper No( of Informal Patent Application (PTO	

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 26, 27 are rejected under 35 U. S.C. 103(a) as being unpatentable over Buxton et al. (PN6094197) in view of Godfrey et al. (PN 5736973).

2. In regard to claim 26, Buxton et al. teach a system for implementation (method of entering data) of the graphical keyboard 25 on touch screen display 21,22, the method comprising: interacting of the application program 50 (computer program) and the processor, initiating an input area including a key board 25 (key board incapable of user termination) which have plurality of keys 26, unnecessary keys/buttons, and processor 5 and application program 50 process the data entry (selecting keys on the keyboard) from the display, (see Fig. 18, col. 13 lines 49 -65, col. 14 lines 13 - 26), a series of views prompt user to input characters, (see col.12, lines 16-19). It has the software performs the application programs by the users, and users would not activate the features for termination of the application programs if it would not be necessary, and with the prompt feature, the application program has the capability to determine when the character is presented as need. Buxton et al. didn't teach that user incapable of close the graphical keyboard through the user interface until the associated data input fields have been completed. Godfrey et al. teach an on-time control turn off the driver circuit after a

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predetermined time has elapsed following activation of the on-off switch (determining that data input fields have been completed) read on the cancellation of user input which interpret that the user terminates the graphical keyboard, see abstract. It would have been obvious to a person of ordinary skill in the art at the time of the invention to incorporate the display system of Godfrey et al. onto the graphical keyboard of Buxton et al. to form a claimed invention keyboard because the graphical keyboard features of Buxton et al. permits the user to do simple key-tapping. Also, lets the expert user proceed by "fell," prompts the novice user when and as necessary, and turn off power to the system after a predetermined time following the activation of on off switch.

3. In regard to claim 27, Buxton et al. teach a system for implementation (method of entering data) of the graphical keyboard 25 on touch screen display 21,22, the method comprising: interacting of the application program 50 (computer program) and the processor, initiating an input area including a key board 25 (key board incapable of user termination) which have plurality of keys 26, unnecessary keys/buttons, and processor 5 and application program 50 process the data entry (selecting keys on the keyboard) from the display, (see Fig. 18, col. 13 lines 49 -65, col. 14 lines 13 - 26), a series of views prompt user to input characters, (see col.12, lines 16-19). It has the software performs the application programs by the users, and users would not activate the features for termination of the application programs if it would not be necessary, and with the prompt feature, the application program has the capability to determine when the character is presented as need. Buxton et al. didn't teach determining input from user is no longer needed and removing the graphical keyboard. Godfrey et al. teach an on-time control turn off the driver circuit after a predetermined time has elapsed following activation of the on-off switch (input is no longer needed), see abstract. It would have been obvious to a person of ordinary skill

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in the art at the time of the invention to incorporate the display system of Godfrey et al. onto the graphical keyboard of Buxton et al. to form a claimed invention keyboard because the graphical keyboard features of Buxton et al. permits the user to do simple key-tapping. Also, lets the expert user proceed by "fell," prompts the novice user when and as necessary, and turn off power to the system after a predetermined time following the activation of on off switch.

## Allowable Subject Matter

- 4. Claims 1-9, 25 are allowed.
- The following is a statement of reasons for the indication of allowable subject matter:

  The prior art taken singly or in combination does not teach or suggest a method of entering data on to the touch screen display comprising: invoking a graphical keyboard area incabable of user termination independent of termination of the input area; automatically terminating the graphical keyboard area after the desired input is received in the input area; displaying the graphical keyboard on the touch screen display such that the user cannot move, resized, remove or close the graphical keyboard through the user interface until the associated data input fields have been completed or display of data field has been cancel.

The closest prior art shows graphical keyboard having input area but does not disclose invoking a graphical keyboard area incabable of user termination independent of termination of the input area; automatically terminating the graphical keyboard area after the desired input is received in the input area; displaying the graphical keyboard on the touch screen display such that the user cannot move, resized, remove or close the graphical keyboard through the user interface until the associated data input fields have been completed or display of data field has been cancel.

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# Response to Arguments

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6. Applicant's arguments filed on 12/1/2003, have been fully considered but they are not persuasive.

Applicant argues that Buxton et al. (hereafter simply Buxton) do not teach a keyboard incapable of user termination. However, examiner respectfully disagrees with the argument because on col. 14, lines 46-55, Buxton teaches a keyboard image is a graphical image generated by processor in accordance with user interface software and display on screen. On Fig. 16, col. 12, lines 16-19, Buxton teaches a graphical keyboard along with the prompt on the view area that directs user inputting the characters as user needs. On the other hand, the software performs the application programs by the users, and users would not activate the features for termination of the application programs if it would not be necessary; Also, with the prompt feature, the application program has the capability to determine when the character is presented as need. On the abstract, Godfrey et al. teach an on-time control turn off the driver circuit after a predetermined time has elapsed following activation of the on-off switch (input is no longer needed). For these reasons, the rejections are maintained.

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Tam D. Tran** whose telephone number is **703-305-4196**. The examiner can normally be reached on MON-FRI from 8:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on 703-308-6829.

Any response to this action should be mailed to:

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Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Tam Tran

Examiner

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MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

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